

**UNITED STATES DISTRICT COURT  
DISTRICT OF NEVADA**

**STABILITY TECHNOLOGY PARTNERS,  
LLC,**

Case No.: 2:23-cv-01763-APG-EJY

**Plaintiff**

AHERN RENTALS INC

## Defendant

# **Order Striking Certificate of Interested Parties**

I previously struck plaintiff Stability Technology Partners, LLC's certificate of interested  
3 (ECF No. 2) because it did not comply with Federal Rule of Civil Procedure 7.1(a)(2).

11 Stability filed a new certificate, but it also did not satisfy the Rule, so I struck it as well. ECF  
12 Nos. 4, 6. Stability filed a third certificate of interested parties that is still defective, so I strike it  
13 again. Stability’s certificate states that it is a California corporation. ECF No. 7 at 1. But it lists  
14 itself in the complaint as a limited liability company, not a corporation. As I have explained  
15 multiple times now, a limited liability company “is a citizen of every state of which its  
16 owners/members are citizens.” *Johnson v. Columbia Properties Anchorage, LP*, 437 F.3d 894,  
17 899 (9th Cir. 2006).

18 I THEREFORE ORDER that plaintiff Stability Technology Partners, LLC's certificate of  
19 interested parties (ECF No. 7) is STRICKEN for failure to comply with Federal Rule of Civil  
20 Procedure 7.1(a)(2). The plaintiff must file a proper certificate of interested parties by  
21 November 15, 2023.

DATED this 9th day of November, 2023.

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ANDREW P. GORDON  
UNITED STATES DISTRICT JUDGE